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APPLICATION NO.	FILING DATE	FIRST NAMED IN	VENTOR	ATTORNEY DOCKET N		
09/012,369	01/23/98	MARGOLIS		В	231/198	
- 022249		HM12/0330	7	EXAMINER		
LYON & LYON LLP				HUNT,J		
SUITE 4700				ART UNIT	PAPER NUMBER	
633 WEST FI LOS ANGELES	FIH SIREEI CA 90071-2	066	·	1642	17	
				DATE MAILED:	03/30/01	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trad marks



Advisory Action

Application No. 09/012,369

Applicance)

Marglis et al.

Examiner

Jennifer Hunt

Group Art Unit

1642



ТНІ	E PE	ERIOD F	OR RES	SPONSE	: [check only a)	or b)]				
	a) [X expir	es	<u>5</u> r	nonths from the ma	iling date of the final	rejection.			
	b)	is lat rejec	er. In ne tion.	event, i	however, will the st	atutory period for the	e response expire	e later tha	in six months from t	
	date	on which	h the res	ponse, t	he petition, and the	a petition under 37 C fee have been filed i sponding amount of ened statutory perio	s the date of the the fee. Any ext	response ension fe	e and also the date f e pursuant to 37 CF	appropriate fee. The for the purposes of FR 1.17 will be
	App peri	oellant's iod for r	Brief is	due twe set fo	o months from trth above, which	he date of the No ever is later). See	tice of Appeal e 37 CFR 1.19	filed on 1(d) and	37 CFR 1.192(a	or within any
Ap _l but	olica is l	ant's res NOT de	ponse emed to	to the f	inal rejection, file the application in	d on <u>Mar 16,</u> condition for allo	2001 has be wance:	een cons	sidered with the f	following effect,
X	The	propos	ed ame	ndment	(s):					
		will be entered upon filing of a Notice of Appeal and an Appeal Brief.								
	_	will not be entered because:								
		X they	raise r	new issu	ies that would re	quire further cons	ideration and/o	or search	h. (See note belo	ow).
		they raise the issue of new matter. (See note below).								
	[issu	es for a	ppeal.						or simplifying the
		they	•			out cancelling a co				
	ſ	NOTE:								hod which induces an
								a decre	ase), and agents	which have at least
			<u>20% 8</u>	na 30%	<u>o sequence identi</u>	ty to the APB dor	nam m snc.			
	X					e following rejecti				
					overcomes the p	<u>ending 112 secon</u>	<u>d rejections an</u>	nd simpli	ifies issues regard	ding the rejection
		<u>under</u>	112 firs	<u>t. </u>			·			
	Ne se	wly pro parate, t	posed of timely f	or amen iled am	ded claims endment cancelli	ng the non-allowa	ble claims.	wo	ould be allowable	if submitted in a
X					equest for recons	sideration has bee	n considered b	ut does	NOT place the a	pplication in condition
	Ap	for allowance because: Applicant's arguements are moot in light of non-entry of the amendment.								
_								201 51 1/	4 - 1	
	the	e Examir	ner in tl	ne final	rejection.					were newly raised by
X	Fo	r purpos	es of A	ppeal,	the status of the	claims is as follow	vs (see attache	ed writte	en explanation, if	any):
	Cla	aims allo	wed: _							
		Claims objected to:								
	Cla	aims reje	ected: _	1-4, 10,	and 20-25					
										d by the Examiner.
	No	ote the a	ttached	d Inform	ation Disclosure	Statement(s), PT)-1449, Paper			
	Ot	her						SUPE	RVISORY PATENT	EXAMINER
								TE	ECHNOLOGY CENT	ER 1600